

Dear Insured:

West Bend is pleased to provide you with ...

- 1. Workers' Compensation reporting tips that are helpful when you must report a work-related injury.
- 2. Employer's First Report of Injury or Disease forms.
- 3. Supervisor's Incident Report.
- 4. A description of our cost containment initiatives.

The following forms are also available and are helpful in returning your employee to work ...

- 1. **Job Analysis**. (WB 501) Use this form when working with the treating physician.
- 2. Attending Physicians Return to Work Recommendations Record. (WB 531) Send this with the injured employee to the initial treating doctor's appointment. You may ask the employee to return the form directly to you after initial medical treatment, or ask the doctor to fax it back to you.
- 3. **Return to Work Log.** (WB 603) Use this log as an efficient method to monitor and document the specific tasks your employees are performing while on light or modified duty.

We hope you find this information useful.

Sincerely,

Workers' Compensation Claim Department

WORKERS' COMPENSATION REPORTING TIPS

- ATTENTION-YOU MAY BE FINED IF YOU DO NOT REPORT ON THE JOB INJURIES PROMPTLY

If an accident occurs at your workplace, you must complete an Employers First Report of Injury form IMMEDIATELY and forward the form to us even if you don't have all the information about the injury. If the form isn't submitted to us soon after the injury occurs, you may be fined by the State.

When reporting an injury:

- Do not wait for medical bills.
- > Do not withhold or delay reporting the loss because you believe the claim is questionable. Reporting a loss is not an admission of liability.
- > Be sure to include your policy number on all correspondence you send to us.

You can report an injury by mail, phone, fax, or email.

Workers' Compensation Claims Department

PO Box 620978

Middleton, WI 53562

Phone: 800-760-9250, option 1, then option 7

Fax: 877-434-9585

e-mail: nsiclaims@wbmi.com

Do not withhold the loss report for any reason. Send, fax, call, or e-mail it **IMMEDIATELY** after the injury occurs. **You may be fined** if the claims administrator cannot make the initial lost time payment because you failed to send the Employer's First Report of Injury on time.

If you fax or e-mail the report, please do not send it. If you need to notify your agent, please send your agent a photocopy of the report. Direct reporting saves time.

If you have any questions, please call your claims administrator.

HOW TO WRITE INJURY DESCRIPTIONS

The following instructions will help you avoid some common errors and save time when describing an injury on the First Report of Injury form.

For most accidents, you can describe what happened in one or two sentences. "He strained his lower back lifting a box." "She bruised her left knee when she fell on a wet floor." However, your descriptions must be specific. "Hurt back working" does not provide enough information.

Answer the following questions when describing an injury:

1. What part of the body was injured?

Lower back

Upper right leg

· Right forearm

· Third toe on left foot

2. How did the accident happen?

- Did the person fall?
- Did they twist their body as they got out of a chair?
- Were they moving or stationary when the accident happened?

3. Was the injured person carrying anything?

Even if it probably didn't cause the injury, we need to know if the person was carrying anything. For example, "Carrying broom, stepped wrong and twisted left ankle."

4. What specifically appears to have caused the accident?

If someone hurt their back lifting a box, say that. Don't say:

· Lifting a unit of material

Lifting equipment

• They hurt their back lifting product

Avoid jargon or trade names for equipment. Explain precisely what they were doing.

Lifting an air conditioner

Carrying magazines

· Pushing a cart

· Bending over to pick up a wrench

If a machine caused the injury, tell us what kind.

A grinder

A shear

A hoist

Again, avoid jargon or trade names.

5. What injury appears to have resulted?

Strain

• Bruise

Fracture

• Cut

Please be sure to include the injured person's birthdate and Social Security number. Also, indicate the geographical location of the accident (city, county and state).

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Strain

• Bruise

Fracture

• Cut

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Workers' Compensation – FIRST REPORT OF INJURY OR ILLNESS

Vor	kers' Compensation – FIRST REPORT OF INJURY OR	ILLNESS	Jurisdict	ion Code			Jurisdiction (Claim Number	
NIN	Claim Administrator Name: West Bend Mutual Insurance Company		Claim Represe Phone Numbe 800-236-5004		ness	Insurer Na	me (if different t	han claim administrator):	
MAD	Mailing Address, City, State, & Postal Code: 1900 S. 18th Avenue		Claim Adminis	trator Claim	Number:	Insurer FEIN:			
CLAIM ADMIN	West Bend, WI 53095 Fax: 262-334-6378	Claim Administrator FEIN: 39-0698170				Claim Type Code:			
	Employer Name:		Employer FEIN	٧:		Insured Re	eport Number:	Employer Type Code:	
æ	Physical Address, City, State, & Postal Code:		Mailing Addres	s City Stat	0 8	Industry Code:		Employer (E)	
EMPLOYER	1 Hysical Address, Oily, Glate, & Fostal Gode.		Postal Code:	ss, Oity, Otal	υ, α	·		Lessor (L)	
EMP						Insured Lo	cation Number:	Employer UI Number:	
	Nature of Business:		Employer Con	tact Name a	nd Busines	s Phone Nu	ımber:		
չ	Insured Name (parent co. if different than employer): Insured FE	IN: Insured Postal Code:	Policy/Contrac	t Number:	Coverage	Effective Da	ate:	Self Insurance License/ Certificate Number:	
POLICY					Coverage	Expiration [Date:		
	Employee Name (First, Middle, Last, & Suffix):	Date of Birth:	Gend	er:			Tax Filing Status	s (check one)	
			Male	(M)	Single	(A)		Married/Filing Joint (C)	
	Mailing Address, City, State, & Postal Code:	Date of Hire:	Fema	le (F)	Single/	Head of Hou	usehold (B)	Married/Filing Separate(D)	
			Educational L				[GED = 12]	Marital Status: (check one)	
Æ		Employment Status Piece Worker	(check one):		-	nber (che	,	Unmarried (U)	
EMPLOYEE	Phone Number (include area code):	Volunteer						Married (M)	
Ш	Occupation Description:	Seasonal			Security Nu ment VISA			Separated (S)	
	Manual Classification Code:	Apprenticeship/Full- Apprenticeship/Part			rt Number	Number		Employee's Authorization to Release the Following:	
	Department Where Regularly Worked:	Regular Employee/Full-Time Green Card					Medical Recordsyes no		
	asparanent Miles Regulary Mencu.	Part-Time Other	Employee ID Assign			ned by Juri	ocial Security Number yes no		
	Average Wage \$ (check one):	Salary Continued In Lie	u of Compensa	tion:	yes	no	Employee Numb	ber of Dependents:	
WAGE	hourlydailysemi-monthlymontl bi-weeklyannualweekly	Full Wages Paid for Da	te of Injury:		yes	no	Employee No. o	of Exemptions:(check one)	
Š	Number of Days Regularly Worked Per Week:	Discontinued Fringe Be			,			Entitled Withholding	
	Date of Injury	Describe the nature of the in		tation, burn,	cut, fractu	·e):		withinolating	
	Date Employer Had Knowledge of the Injury								
	Date Claim Admin. Had Knowledge of the Injury Initial Date Last Day Worked								
	Initial Return to Work Date (if applicable)	Part(s) of body directly affect	ted by the injury	or illness. (ex. hand, a	rm, circulato	ory system):		
	Employee Date of Death (if applicable) Time of Injury								
	Time Employee Began Work								
_	Pre-Existing Disability Code: Yes	Describe the syents that say	and the injury	/av fall and		hinam, aham			
J.	No No Unknown	Describe the events that cau	ised the injury.	(ex. reii, ope	raung mac	ninery, chei	nicai exposure).		
Ĕ	Accident Premises Code:								
ACCIDENT/INJURY	Employer (E) Lessee (L)	Name the object or substance	e that directly in	njured the er	nployee. (e	ex. knife, flo	or, acid, oil):		
AC	Other (X) Accident Site Organization Name:								
	And the City City City City & David Code								
	Accident Site Street, City, State, & Postal Code:	Specify activity the ampleyee	was angaged	in when the	ovent coor	rrad (av a	utting motal plat	e for flooring) Indicate if activity	
		was part of normal duties:	e was engaged	iii when the	eveni occu	ileu. (ex. c	utting metal plat	e for flooring) indicate if activity	
	Accident Location Narrative (if no street address):								
	Accident Site County/Parish:	Witness Name & Business P	hone Number:						
	Initial Treatment Code (check one):	Initial Medical Provider Name	e:					re Organization Name or ID	
ب	no medical treatment (0) minor/on-site treatment (1)						Number:		
MEDICAL	clinic/hospital visit (2)	Initial Medical Provider Phys	ical Address, C	ty, State, &	Postal Cod	e:	ICD Primary	Diagnostic Code (if known):	
A	emergency care (3) hospitalization > 24 hours (4)							<u> </u>	
	future medical treatment/lost time anticipated (5)								
	Preparer's Name & Title:	reparer's Company Name:				Pho	ne Number:	Date:	

IAIABC FORM 1.2 (12/98)

STATE OF IOWA **EMPLOYERS WORK INJURY REPORT EMPLOYERS FIRST REPORT OF INJURY**

DIVISION OF LABOR SERVICES 1000 E GRAND DES MOINES, IOWA 50319 (515)281-3606

This section is to provide information valuable in handling this claim. The Iowa Occupational Safety and Health Act

The following is a summary of the recordkeeping, reporting and posting responsibilities of employers under Iowa's Occupational Safety and Health Act.

RECORDKEEPING REQUIREMENTS

Regulations issued under the Iowa Occupational Safety and Health Act of 1972 require establishments subject to the Act to maintain records of recordable occupational injuries and

illness. Such records must consist of: (a) a log and summary of occupational injuries and illnesses and (b) a supplementary record of each occupational injury and illness.

LOG AND SUMMARY OF OCCUPATIONAL INJURIES AND ILLNESSES. Each recordable occupational injury and occupational injury and occupational illness must be entered on a log and summary of cases (OSHA Form No. 200) as early as practicable but no later than 6 working days after of cases (USHA Form No. 200) as early as practicable but no later than 6 working days after receiving information that a recordable case has occurred. A multi-unit employer may maintain the log and summary of occupational injuries and illnesses at a place other than the establishment if there is a copy of the log and summary available in the establishment complete and current to a date within 45 calendar days. If an equivalent of OSHA Form No 200 is used, such as a printout from data-processing equipment, the information shall be as readable and comprehensible to a person not familiar with the data-processing equipment as the OSHA Form No. 200 itself. Logs must be kept current and retained for 5 years following the ord of the collendar years to which they relate. the end of the calendar year to which they relate.

SUPPLEMENTARY RECORD OF OCCUPATIONAL INJURIES AND ILLNESSES. To

supplement the Log and Summary of Occupational Injuries and Illnesses, each employer must have available a record for each occupational injury or illness at each establishment within 6 working days after receiving information that a recordable case has occurred, OSHA Form No. 101 may be used for this purpose. State of Iowa Form No 14-0001 (7-99), workers compensation or other reports are acceptable as records if they contain the information required on OSHA Form No 101. These records must be available in the establishment without delay and at reasonable times for examination by representatives of the Iowa Division of Labor Services, the U.S. Department of Labor and the U.S. Department of Health, Education and Welfare. The records must be maintained for a period of not less than 5 years following the end of the calendar year to which they relate.

ANNUAL SUMMARY. Each employer subject to the recordkeeping requirements must

prepare a summary of the occupational injury and illness experience of the employees in each of the employer's establishments at the end of each year based on the information contained in the log and summary of occupational injuries and illnesses for the particular establishment. OSHA Form No. 200 shall be used for this purpose. The summary shall be signed and posted in a place accessible to the employees no later than February 1 and shall remain in place until March 1. For employees who do not report to work at a single establishment, or who do not report to any fixed establishment on a regular basis, employers shall satisfy the posting requirement by presenting or mailing a copy of the annual summary during the month of February to all such employees who receive pay during that month. Summaries must be retained for 5 years following the end of the calendar year to which they relate.

EMPLOYEES NOT IN FIXED ESTABLISHMENTS. Employers of employees engaged in

physically dispersed operations such as occur in construction, installation, repair or service activities who do not report to any fixed establishment on a regular basis but are subject to common supervision may satisfy the recordkeeping provisions with respect to such employees by:

- (a) Maintaining the required records for each operation or group of operations which is subject to common supervision (field superintendent, field supervision, etc.) in an established central place;
- (b) Having the address and telephone number of the central place available at each worksite: and
- (c) Having personnel available at the central place during normal business hours to provide

information from the records maintained there by telephone and by mail.
(Note: This regulation does not automatically apply to all construction, installation, repair or service activities. If in doubt about applicability to your operations, contact the lowa Division of Labor Services.)

Records for personnel who do not primarily report or work at a single establishment, and

who are generally not supervised in their daily work, such as traveling salespersons, technicians, engineers, etc., shall be maintained at the location from which they are paid or the base from which personnel operate to carry out their activities

REPORTING REQUIREMENTS
Regulations issued under the Iowa Occupational Safety and Health Act require all employers subject to the Act to report in writing to the Iowa Workers' Compensation Commissioner any occupational injury or illness which temporarily disables an employee for more than three days or which results in permanent total disability, permanent partial disability, or death. State of lowa Form No. 14-0001 is to be used, and is to be filed with the Iowa Division of Workers' Compensation within four days from such event when the injury or illness is alleged by the employee to have been sustained in the course of the employee's employment. A report to the lowa Division of Workers' Compensation is considered to be a report to the lowa Division of Labor Services. The lowa Division of Workers' Compensation shall forward all such reports to the Iowa Division of Labor Services.

In addition, employers must report to the Iowa Labor Commissioner within 8 hours each accident or health hazard that results in one or more fatalities or hospitalization of three or more employees. The toll free number that is available 24 hours a day, including weekends

and holidays, to use to report is 1-877-2-IA-OSHA (1-877-242-6742).

Those establishments selected to participate in the annual Occupational Injuries and Illnesses Survey will be required to prepare a report (OSHA Form No 200-S) based on entries contained on the Log and Summary of Occupational Injuries and Illnesses
POSTING REQUIREMENTS

The Iowa Occupational Safety and Health Act requires that employees be informed of the job safety and health protection provided under the Act. The poster, "Safety and Health Protection on the Job," is to be used for this purpose, and must be posted in a prominent place in the establishment to which the employees usually report to work. The poster briefly states the intent and coverage of the Act and the responsibilities of employers and employees to maintain safe and healthful working conditions.

EMPLOYERS WHO MUST KEEP OSHA RECORDS

Employers with 11 or more employees (at any one time in the previous calendar year) in the following industries must keep OSHA records. The industries are identified by name and by the appropriate Standard Industrial Classification (SIC) code:

- Agriculture, forestry, and fishing (SIC's 01-02 and 07-09)
- Oil and gas extraction (SIC 13 and 1477) Construction (SIC's 15-17)
- Manufacturing (SIC's 20-39)
- Transportation and public utilities (SIC's 41-42 and 44-49) Wholesale trade (SIC's 50-51)
- Building materials and garden supplies (SIC 52)
- General merchandise and food stores (SIC's 53 and 54)

- Hotels and other lodging places (SIC 70)
 Repair services (SIC's 75 and 76)
 Amusement and recreation services (SIC 79)
- Health services (SIC 80), and

 State and local government (Above SIC's plus 91-97).
If employers in any of the industries listed above have more than one establishment with combined employment of 11 or more employees, records must be kept for each individual establishment.

All employers, including small employers and those in exempted SIC's, must continue to meet the requirement to report fatalities or multiple (3 or more) hospitalizations and all occupational injuries or occupational illnesses that result in a workers' compensation case.

If an employer is notified in writing by the Bureau of Labor Statistics about having been selected to participate in a statistical survey, such employer, including small employers, and those in exempted SIC's, must maintain a log and summary of all occupational injuries and illnesses for that year. The notification will contain the necessary form and instructions to comply with the survey requirements.

The lowa Workers' Compensation Act

The following is a summary of the recordkeeping and reporting responsibilities of employers under the lowa Workers' Compensation Act.

RECORDS AND REPORTS

Every employer shall keep a record of all injuries sustained by employees in the course of their employment resulting in incapacity for longer than one day. An employer with notice or knowledge of an injury which temporarily disables an employee for more than three (3) days or results in permanent total disability, permanent partial disability or death is required to file a report with the Workers' Compensation Commissioner, on State of Iowa Form No. 14-0001, within four (4) days from such event when such injury is alleged by the employee to have been sustained in the course of employment.

All books, records and payrolls of an employer are required to be open for inspection by the Workers' Compensation Commissioner for purposes of administration of the Iowa Workers'

The Workers' Compensation Commissioner may require an employer to appear and show cause why the employer should not be subject to a civil penalty of \$100.00 per occurrence for failure to comply with the reporting or inspection requirements. Upon hearing, if the facts indicate, the commissioner may enter an order requiring payment of such penalty. Unless voluntarily paid, the commissioner may petition the district court for entry of judgment on the order. The employer's insurance carrier shall be responsible in the same manner and to the same extent as the employer when a report of injury has been submitted to the employer's insurance carrier and not filed by them with the Workers' Compensation Commissioner.

The employer is required to furnish to an employee, on request, one statement of earnings, wages or salary for the year preceding the injury. An employer may be subject to a civil penalty of \$25.00 per offense for refusal to furnish such wage statement.

INSTRUCTIONS

An employer with notice or knowledge of an injury which temporarily disables an employee for more than THREE (3) days or results in permanent total disability, permanent partial disability or death is required to file a copy of this report with the lowa DIVISION OF WORKERS' COMPENSATION within FOUR (4) days from such event when such injury is alleged by the employee to have been sustained in the course of the employee's employment. A report to the lowa DIVISION OF WORKERS' COMPENSATION is considered to also be a report to the lowa DIVISION OF LABOR SERVICES. The lowa DIVISION OF WORKERS' COMPENSATION shall forward this report to the lowa Division of Labor Services. Employers should also report ALL injuries to their insurance carrier. ALL REPORTS MUST BE FILLED IN COMPLETELY AND SIGNED. PLEASE TYPE OR PRINT LEGIBLY.

This form contains all items requested on OSHA form No 101, "Supplementary Record of Occupational Injuries and Illness." THE INFORMATION PROVIDED WILL BE OPEN FOR PUBLIC INSPECTION UNDER IOWA Code § 22.11.



lowa Form 14-0001 (10-99)

SUPERVISOR'S INCIDENT REPORT

☐ Injury	(work re	elated)		□ IIIn	ess (wo	rk rela	ated)									
		st, Middle, Las	st)		Soc	ial Sec	urity Numb	er	Sex			Employe	e Home	Telepl	none Nu	mber
									Male	e [Female		1		I	
Employee's	Street Ad	dress							City				State		Zip	
Age	Birthdate)	J	ob Title)						Department				l	
	Mo.	Day Y	r.													
Employee's	<u> </u>	Start Time	End T	ime	Hrs. Per	Day	Hrs. Per	\/\k	Days F	Per W	Vk Norma	Full-Time	Start 7	Time	End T	ime
Scheduled		Otal Time	Liid i	11110	1110.1 01	Day	1110.1 01	vvic.	Dayon	01 1	Schedu		Otart	11110	Liid i	
Week Whe		AM PM	AM	PM							Injured	s Work	AM	PM	AM	PM
Injury Date		Hour of Da	ıy		Day Work		Start Da				No Lost Tim				_	
Mo. Da	ay Yr.	AM	PM	Mo.	. Day I	Yr. I	Mo.	Day	Yr.		Date Return Estimated D		rn	Mo.	Day I	Yr.
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Did employ	ee seek m	edical attenti	on?	Yes	□No	If ye	s, name of	treati	ng physi	cian:						
Name of all		-:t-l-														
Name of cli Will the em		pitai: mplete a drug	screen	ina?		_										
	p.0,00 00.		00.00		Yes	No										
Names of V 1.	Vitnesses	(Attach witnes	ss state	ments.)			2.								
								۷								
Injured Em	ployee's st	atement of w	hat hap	pened.	(Identify o	circums	stances and	d equi	pment in	volve	ed.)					
How could	this incide	nt have been	prevent	ted?												
What corre	ctive actio	n has been ta	iken?													
What is the	iniury/illne	ess? (Be spe	cific)													
Part of Boo			01110.)				Type of	Injury	,							
☐ Eye	•	☐ Hip					☐ Cut/A									
☐ Head		☐ Foot					☐ Bruis	e/Con	tusion							
☐ Neck		☐ Wrist					☐ Forei	ign Ob	ject							
☐ Back		☐ Hand					Burn									
☐ Arm		☐ Toes					 ☐ Brea									
Shoulde	r	☐ Ankle					☐ Spra		nin							
Fingers		☐ Elbow					☐ Expo		••••							
-		_	Othorth	on had	als\		Repe		Motion							
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☐ Knee		☐ Other					☐ Othe	r								
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I believe that	at the ansv	wers to the ab	ove que	estions	are true t	o the b	est of my k	nowle	dge.							
	0.						_									
Employee's	Signature						Date	-			_					
Supervisor'	's Signatur	e					Date	_	N1=4971		_					
									Notified							

WORKERS COMPENSATION COST CONTAINMENT INITIATIVES

West Bend Mutual Insurance Company participates in several medical cost containment initiative programs. The use of these programs helps reduce your workers' compensation expenses. A brief summary of each program is outlined below.

If you have any questions about any of the programs we offer, please call our Workers' Compensation Claim Department at 1-800-236-5004.

PHARMACY PROGRAM

This program is designed to provide discounts on workers' compensation prescriptions submitted by your injured employees. This service is provided by a national pharmaceutical management company using a network of retail pharmacies.

How the program works:

- 1. The injured employee files a workers' compensation claim with employer, seeks medical treatment, and receives a prescription from a physician.
- 2. The injured employee presents the prescription along with the temporary ID form to a participating pharmacy where the claim is electronically submitted by the pharmacy to our vendor.
- 3. Once West Bend receives notification of the claim from the employer, an employee-specific ID drug card is issued, along with a list of participating pharmacies and instructions on the use of the program.
- 4. The injured employee presents the ID drug card to a participating pharmacy for any future workers' compensation prescriptions.
- 5. High-cost/long-term-use medications are conveniently supplied through our vendor's mail service pharmacy.

DIAGNOSTIC TESTING PROGRAM

Using the services of a diagnostic management vendor, we can save money on any diagnostic test (i.e., CT scans, MRIs, EMGs, etc...) the treating doctor orders for injuries an employee sustains in a work-related injury. Our vendor will schedule the test, then notify the injured employee of the date and time. Once the test is performed, the films/x-rays will be forwarded to the referring physician.

To make this program successful, we ask that you encourage your employees to contact their West Bend claim representative as soon as they know a test will be ordered. We will handle it from there.

MEDICAL COST CONTAINMENT

Strong medical management brings about the early and safe return to work of your employees and reduces claim costs. To accomplish this, we contract with a medical bill review service. All of our medical provider charges (hospital, physician, physician, physician, chiropractor, and pharmaceutical) are verified for the appropriateness of the charge, and to determine if they adhere to state mandated fee schedules or local usual and customary (U&C) reimbursement levels.

Another way we are containing costs is through the use of a PPO Network. The Preferred Providers have agreed to discount their billings for the treatment of your industrially injured employees. This in turn keeps your premium costs down.

Your support in encouraging your injured workers to use a PPO provider is important. It sends an important message to the medical care providers that we support them in their effort to offer quality, cost effective care to patients.

For a list of PPO's in your area, please visit our website, <u>www.thesilverlining.com</u> for a link to the PPO list. Click on the "Claims" tab and then on the "How to Report A Claim" tab for the link to our vendor.

QUALITY MEDICAL CARE (Applicable in Indiana and Iowa only)

As your workers' compensation insurer, we share your goal of providing quality medical care to your injured workers so that they may return to the work force as soon as possible. In Indiana and Iowa, the employer and its insurance carrier have the responsibility for providing reasonable and necessary medical care when there is an injury and the ability to choose which physician or other medical practitioner that will provide the service. In other words, it is the employer and insurance carrier who select the physician to treat an injury, not the injured employee. If the employee refuses to accept medical services as instructed by the carrier, the right to receive compensation may be suspended during the period of refusal.

It has been our experience that one of the most effective ways to carry out our mutual responsibilities under the Indiana and Iowa Workers' Compensation Laws for an injured worker is for you, as an employer, to designate a company physician who is authorized to treat work-related injuries. This designation should be part of our internal procedure for reporting on-the-job injuries. Each employee should be instructed, particularly when first hired, on how to report an on-the-job injury and what physician is authorized for treatment. It should be made clear that except in cases of an emergency, no other medical or chiropractic care is authorized and charges incurred for those services will not be honored. Many of our employers put this policy in writing and have the employee sign and date this document.

There are many benefits to this policy. First, injured employees know exactly where to go for medical care when needed. Second, a good working relationship is established between the physician, you as an employer, and us as an insurance company. We find we get prompt answers to our questions and are able to better manage both medical costs and claims for weekly benefits. Referrals, particularly when an independent medical exam is needed, are greatly simplified. Where rehabilitation is needed, company physicians can assist our rehabilitation nurses and our vocational counselors.

We will be happy to work with you in designating a company physician and helping you implement this program. Please feel free to call the Workers' Compensation Claim Department with any questions or comments.





WEST BEND MUTUAL INSURANCE COMPANY WORKERS' COMPENSATION PRESCRIPTION INFORMATION

Employer:

Please fill out employee information below and provide employee with this document to take to any pharmacy with prescriptions.

Employee Name:	
Group #:	10602270
Member ID (SSN):	
Date of Injury:	
Claim Number:	
Processor:	myMatrixx
Bin #:	014211
Day suppl	y is limited to 30 days for a new injury
myMa	trixx Help Desk: (877) 804-4900

Employer	Phone:	Date:
Signature:		

Injured Worker:

West Bend has partnered with *myMatrixx* to make filling workers' compensation prescriptions easy.

This document serves as a temporary prescription card. A permanent prescription card specific to your injury will be forwarded directly to you within the next 3 to 5 business days.

Please take this letter and your prescription(s) to a pharmacy near you. **myMatrixx** has a network of over 60,000 pharmacies nationwide. If you need assistance locating a network pharmacy near you, please call **myMatrixx** toll free at (877) 804-4900.

IF YOU ARE DENIED MEDICATIONS(S) AT THE PHARMACY PLEASE CALL (877) 804-4900

Pharmacist: Please obtain above information from the injured employee if not already filled in by employer to process prescriptions for the workers' compensation injury only. Document only valid if signed and dated by employer above.

For questions or rejections please call (877) 804-4900. Please do not send patient home or have patient pay for medication(s) before calling *myMatrixx* for assistance.

NOTE: Certain medications are pre-approved for this patient; these medications will process without an authorization. All other will require prior approval.

FOR ALL REJECTIONS OR QUESTIONS CALL: (877) 804-4900

AUTHORIZATION TO RELEASE INFORMATION REGARDING CLAIMANTS SEEKING WORKERS' COMPENSATION BENEFITS

Name of Patient:	Date of Birth:
Social Security No:	_
SECTION I. AUTHORIZATION FOR RELEASE OF INFORMATION AN	ID FOR REDISCLOSURE
I authorize	
to disclose and deliver to: West Bend Mutual Insurance Co., 1900 South	
the following information related to me: Any and all information EXCI mental health, and AIDS-related information, unless specifically autho form.	
NOTE: If the information includes mental health treatment, substance abit will not be released unless the undersigned patient agrees to the release	
I understand the information is being disclosed and may be used only for to claims and/or suit against	or legal and/or litigation purposes relating
I understand that this Authorization may be used to obtain information from and current employers, providers of vocational rehabilitation services, the lowa Department of Workforce Development. I understand that I have a at any time. This authorization is effective until the conclusion of a context I may revoke this Authorization, except to the extent that action has all giving written notice to the health care provider or record keeper. I also will take effect on the day it is received in writing by the entity from whom	ne Social Security Administration, and the right to inspect the disclosed information ested case on the claim. I understand that Iready been taken in reliance upon it, by understand that if I revoke, the revocation
I understand that the person or entity that receives the information reque regulations or is not an individual or entity who has signed an agree information described above may be redisclosed and will no longer be pr	ement with such a person or entity, the
lowa and Federal law provide that I have a right to prohibit redisclosur further disclosure may not be had without my express written auth understand that the Recipient of this Authorization, WITHOUT FURTHE information to:	norization, except as indicated below. I
Parties and their legal counsel, insurers, experts, potential experts, their obligations under the law and this authorization, includi this information; Agents, employees or representatives of the in conducting the prosecution or defense of the case, and o obligations under the law and this authorization, including the information; Administrative agency and court officials hearing	ng the prohibition against redisclosure of e parties, but only after they are involved nly after they have been advised of their ne prohibition against redisclosure of this
I SPECIFICALLY AUTHORIZE AND CONSENT TO ANY SAID DESCRIBED ABOVE.	DISCLOSURE AND REDISCLOSURE
Claimant or Legal Representative	Date
Printed Name and Polationship of Claimant's Legal Popresentative	

SECTION II. SPECIFIC AUTHORIZATION FOR RELEASE OF INFORMATION PROTECTED BY STATE OR FEDERAL LAW CONCERNING MENTAL HEALTH, SUBSTANCE ABUSE TREATMENT OR AIDS-RELATED INFORMATION

I acknowledge that information to be release applicable to substance abuse, mental he the release of confidential information relationships and the release of confidential information relationships.	ealth, and/or AIDS-related i	information. I SPECIFICALLY AUTHO	
	r Alcohol) information from in possession of records co	all health care providers and facilities oncerning me.	s and
Mental Health information entity in possession of received		ders and facilities and any other pers	son or
	mation, Diagnosis, and test son or entity in possession	t results from all health care provider of records concerning me.	rs and
Furthermore, I <u>SPECIFICALLY AUTHORI</u> the persons referred to in the REDISCLOS		osure of this confidential information to	all of
In order for the above information to be re	leased you must sign here	AND at the end of Section I	
Signature of Claimant or Legal Representa	ative	 Date	
Street Address	City/State/	Zip Code	
Printed Name and Relationship of Claiman	nt's Legal Representative		
Federal and/or State law specifically requinor drug, mental health, or AIDS-related info			
CFR Part 2). The Federal rules profurther disclosure is expressly per otherwise permitted by 42 CFR	ohibit you from making any mitted by the written conse Part 2. A general authoriz this purpose. The Federal	rotected by Federal confidentiality rul further disclosure of this information ent of the person to whom it pertains zation for the release of medical or rules restrict any use of the informa patient.	unless s or as r other
See also Chapter 228 of the Iowa Code an	d Section 141.23(3) of the I	lowa Code and other applicable laws.	
14-0043 (11/04) This form may be used	in connection with claims u	under the jurisdiction of the lowa Work	ærs'

Compensation Commissioner.

JOB ANALYSIS

Name				Claim N	Number			
Employer				Addres	S			
Date of Hire	Date of Inju	ıry	Job Title				Chec ☐Skilled	k One ∐Unskilled
Training Required	to Learn Job							
Was Employee Wo		If Yes, N Supervi	Number of Pe sed	ople	Employe Alone	e Worked: ☐Small Gro	up (3-5) 🔲 L	arge Group
Days Worked Per	Week (Circle)			H	Hours Work	ked During Wee	ek	
M Tu W Th F	Sat Sun	From			То		Shift	
		Work	Breaks (Dail	ly Rest P	eriods and	Lunch)		
Mor	rning			Lunch			Afternoo	n
_	Min	utes	_		Minu	tes		Minutes
Overtime Per Wee Number of Hours	ek	How	Often	Wa	s Employe	e Hired With Ar	y Restrictions No	s? (Check)
If Yes, Specify	·		•					
		Body	Movements	– Amoun	nt Spent Ea	ıch Dav		
Sitting	%		tanding	9		Walking	(%
3						Occasion-	Frequently	Continuously
						ally	(1/3 - 2/3)	(2/3 or more)
Check Appropriate					None	(1/3 or Less)		
Reaching above s								
Working with body		vaist						
Working in kneelin	g position							
Crawling								
Bending, stooping	, squatting							
Repetitive foot mo	vements as in	foot cont	rols - L/R or	both				
Climbing stairs								
Climbing Ladders								
Working with arms	extended at s	houlder l	evel					
Working with arms	above should	er height						
Height from floor of	of object to be i	eached a	and/or worked	d on (use	space for	drawing, if need	ded):	
Object	Heig	ht						
Weights		Alone	or Push,	, Pull	Times	Times	Times	Times
Handled	Item	Assist			Per Hour	Per Day	Per Week	Per Month
1 – 10 lbs.								
15 – 20 lbs.								
25 – 35 lbs.								
45 – 60 lbs.								
65 – 80 lbs.								
85 – 100 lbs.								
☐No lifting require	ed for this job.							

	Hand Co	ordination A	Activitie	s (Check	Appropriate	Column)			
Movement Required		To	ool/Mac	hine			Right	Left	Both
Major hand									
Fine Manipulation									
Gross Manipulation									
Simple Grasping									
Power Grip									
Hand Twisting									
Pushing									
Pulling									
Т	ools Used By W	orker			Weight	: N	o. of Hand	s Needed	To Move
Objects Worker M	lust Move During	Day	W	eight	Distance	e No	. of Worke	rs Needed	To Move
·		-							
Physical Surroundings Does Employee Work	□Inside %	Outside	%	Does I	mployee W	alk On U	neven Gro	ound? 🔲Y	es 🗌
Does Employee Work				Yes [□No				
Does Employee Drive If yes, describe:	Automotive Equi	pment?		Yes [□No				
Does the Employee Co The Following? (Indica		Vith Ye	s	No			Туре		
Fumes	, , , , , , , , , , , , , , , , , , ,								
Dust									
Mist									
Steam									
Strong Odors									
Poor Ventilation									
Air Conditioning									
Characteristics Of Job	That Cannot Be	Modified B	y Emplo	over For	This Employ	ee			
			'	,	, ,				
Comments And/Or Obs	servations								
☐Job S	Site Evaluation D	one			□N	larrative l	Discussion	n Only	
Name(s) o	f Person(s) Inter	viewed				7	Γitle		
• •	, ,								
Person Completin	g Analysis		٦	Title			С	Date	

		SICIAN'S RETURN TO ENDATIONS RECORD		aim No.			
Patient's	s Name (First)	(Middle Initial)	(Last	t)]	Date of Injury/Illnes	s
	TO E	BE COMPLETED BY ATTE	NDING	PHYSICIAN	I – PLEASE	E CHECK	
Diagnos	sis/Condition (Brief Ex	(planation)					
	nd treated this patient	(date)		above descri _l	otion of the p	patient's current me	edical problem:
1. □R€	ecommend his/her r	eturn to work with no limitati	ons on			(date)	
	e/She may return to e following limitatio		capabl	le of perform	ing the deg	ree of work checl	ked below with
Oth	casionally lifting and ets, ledgers, and sm is defined as one whamount of walking a carrying out job duti and standing are resedentary criteria ar Light Work. Lifting lifting and/or carryin pounds. Even though negligible amount, a quires walking or stawhen it involves sittiof pushing and pulling Light Medium Worfrequent lifting and/or to 20 pounds. Medium Work. Lifting quent lifting and/or to 25 pounds. Medium Heavy Wowith frequent lifting and/or to 40 pounds. Heavy Work. Lifting quent lifting and/or to 50 pounds.	ifting 10 pounds maximum and lor carrying such articles as do hall tools. Although a sedentary hich involves sitting, a certain and standing is often necessary es. Jobs are sedentary if walking quired only occasionally and other met. 20 pounds maximum with frequence of objects weighing up to 10 the weight lifted may be only a job is in this category when it and and to the time with a degree of a significant degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the time with a degree of a most of the with a degree of a most of the time with a degree of a most of the with a degree of a	ock- i job in in ing her uent a re- or ree with up 4 to num hing	Single G Pushing Fine Ma B. Patient ma operating f B. Patient is a a. Bend b. Squat c. Climb d. Twist e. Reach	Walk e	ours	ours ours novement as in
The	se restrictions are in	effect until(date)		or until patier	nt is re-evalua	ated on	(date)
3. □H	e/She is totally inca	pacitated at this time. Patien	t will he	re-evaluated	l on		(uale)
<u> </u>		paonatoa at tino tinio, i atien				(date)	
Physicia	n's Signature				Date		

RETURN TO WORK LOG

Date	Hours Worked In Out	Tasks Performed	Comments Regarding Employee's Tolerance of Modified Duty Tasks	Employee Initials	Supervisor's Initials
Sunday					
1 1					
Monday					
1 1					
Tuesday					
1 1					
Wednesday					
1 1					
Thursday					
1 1					
Friday					
1 1					
Saturday					
1 1					
				•	•
		nsibility for, and acknowledge ating in this temporary transition	the limitations my physician, Dr		
nas piaceu un	i ine wille participa	any in this temporary transition	onal work program.		
			Employee Signature		Date

RETURN TO WORK LOG INFORMATION

The Return To Work Log is an efficient method used to monitor and document the specific tasks your employees are performing while on modified duty. It helps eliminate potential conflicts should the question arise regarding the employee performing work in excess of their restrictions.

- A supply of forms should be centrally located and provided to each department supervisor/manager.
- Attach a copy of the employee's restrictions to the log.
- Have employee write name on top of log and the Supervisor write their name.
- Remind employee it is their responsibility to follow the restrictions.
- Remind employee that the restrictions apply to occupational AND non-occupational activities.
- Employee and supervisor review all tasks completed each day, indicate any concerns and everyone signs the form.